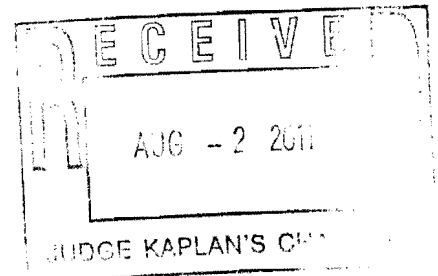


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August 1, 2011

BY HAND

The Honorable Lewis A. Kaplan
United States District Court
500 Pearl Street
New York, New York 10007

MEMO ENDORSED

Re: Tudor Insurance Company v. First Advantage Litigation
Consulting, LLC v. American International Specialty Lines
Insurance Company et. al.
11 Civ. 3567 (LAK)

Dear Judge Kaplan:

We represent the Counterclaim Defendant Federal Insurance Company ("Federal") in the above-captioned action, and I respectfully submit this letter to request an extension of Federal's time to answer the cross-claims of Plaintiff-Counterclaim Defendant Tudor Insurance Company ("Tudor") to August 19, 2011. Federal's Answer would otherwise be due on August 8, 2011. This is Federal's first request for an extension of its time to answer the cross-claims. (The Court previously extended the time of the Counterclaim Defendants to Answer the Counterclaims). Counsel for Tudor, Margaret F. Catalano, Esq. of the law firm of Carroll, McNulty & Kull LLC, informed me that she consents to this extension.

We respectfully request that the Court extend Federal's time to answer Tudor's cross-claims to August 19, 2011.

Respectfully submitted

Thomas J. Cirone (TC1510)

cc: All Counsel (by email)

First Advantage.Kaplan.81

The request is granted.
SO ORDERED:

8/2/11
U.S.D.J.
Per I